### INTERNATIONAL SCAROTI REPORT

international application No

		PC1/US200	0/ 0302//
A. CLASSI INV.	FICATION OF SUBJECT MATTER A61B5/00 G01B11/24 G01B9/	02 G06T3/40	
B. FIELDS	o International Patent Classification (IPC) or to both national class SEARCHED		
Minimum do A61B	cumentation searched (classification system followed by classific $0.001$ $0.001$ $0.001$ $0.001$	callion symbols)	
Documentat	ion searched other than minimum documentation to the extent th	at such documents are included in the fields se	sarched
	ata base consulted during the International search (name of data ternal, WPI Data, INSPEC	base and, where practical, search terms used	0
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the	relevant passages	Relevant to claim No.
Х	WO 01/27679 A (CELLAVISION AB [ ANDERS [SE]; HAAKANSSON JOHAN [ WALLIN) 19 April 2001 (2001-04- page 10, line 8 - line 21	SE];	1-21
X	US 6 396 941 B1 (BACUS JAMES W [US] ET AL) 28 May 2002 (2002-05-28) the whole document		1-21
х	WO 03/046636 A1 (GEN HOSPITAL CORP [US]; TEARNEY GUILLERMO J [US]; BOUMA BRETT E [US];) 5 June 2003 (2003-06-05) page 8, line 4 - line 8		1-21
х	US 2005/018201 A1 (DE BOER JOHA ET AL) 27 January 2005 (2005-01 paragraph [0101]	NNES F [US] -27)	1-21
Furt	her documents are listed in the continuation of Box C.	X See patent family annex.	
Special categories of clied documents:  1 taker document published after the International Illing date or previous data and and in confict with the application but should be previous relevance or series of the international transport of the same patient tendence in the provided of the			
	actual completion of the international search  5 February 2007	Date of mailing of the international sea	arch report
	mailing activess of the ISA/ mailing activess of the ISA/ European Patent Office, P.8. 5818 Patentiaan 2 NL - 2280 HV Pijswijk Tet (+31-70) 340-3016 Faz: (+31-70) 340-3016	Authorized officer Piouzennec, Loig	

# INTERNATIONAL SEARCH REFORT Information on patent family members

International application No PCT/US2006/038277

Patent document cited in search report		Publication date		Patent family member(s)		Publication date
WO 0127679	Α	19-04-2001	AU	1182401	A	23-04-2001
US 6396941	B1	28-05-2002	NONE			
WO 03046636	A1	05-06-2003	AU EP JP	2002351184 1461654 2005510323	A1	10-06-2003 29-09-2004 21-04-2005
US 2005018201	A1	27-01-2005	NONE			

GENERAL HOSPITAL CORPORATION

## WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) 29 09 2006 29.09.2005 PCT/US2006/038277 International Patent Classification (IPC) or both national classification and IPC INV. A61B5/00 G01B11/24 G01B9/02 G06T3/40

This opinion contains indications relating to the following items:

- Box No. I Basis of the opinion
   Box No. II Priority
   Box No. II Priority
   Box No. IV Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
   Box No. IV Lack of unity of invention
   Box No. V Reasoned statement under Rule 43bis. 1(a)(i) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement
  - □ Box No. VI Certain documents cited
     □ Box No. VII Certain defects in the international application
  - Box No. VIII Certain observations on the international application

#### FURTHER ACTION

Applicant

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever exolices later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

Date of completion of this opinion

Bitropean Patent Office - P.B. 5818 Patentiage for form PCT/ISA210

PCT/ISA210

PCT/ISA210

Plouzennec, Loïg

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_	В	4 xo	lo.   Basis of the opinion					
1	. W	With regard to the language, this opinion has been established on the basis of:						
	$\boxtimes$	★ the international application in the language in which it was filed						
		<ul> <li>a translation of the international application into , which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1 (b)).</li> </ul>						
2.	. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:							
	a. type of material:							
			a sequence listing					
			table(s) related to the sequence listing					
	b. format of material:							
			on paper					
			in electronic form					
	c. time of filing/furnishing:							
			contained in the international application as filed.					
			filed together with the international application in electronic form.					
			furnished subsequently to this Authority for the purposes of search.					
3.		co	addition, in the case that more than one version or copy of a sequence listing andor table relating thereto s been filed or furnished, the required statements that the information in the subsequent or additional oles is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.					
4.	Ad	ditio	nal comments:					
_	Во	x No	o. II Priority					
1.	×	rea	a validity of the priority claim has not been considered because the International Searching Authority as not have in its possession a copy of the earlier application whose priority has been claimed or, where ulred, a translation of that earlier application. This opinion has nevertheless been established on the unreption that the relevant date (Fulles 430s.1 and 64.1) is the claimed priority date.					

This opinion has been established as if no priority had been claimed due to the fact that the priority claim
has been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international
filling date indicated above is considered to be the relevant date.

3. Additional observations, if necessary:

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2006/038277

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-21

1-21

1. Statement

Novelty (N)

Yes: Claims

No: Claims

Inventive step (IS)

Yes: Claims

Industrial applicability (IA)

No: Claims 1-21

Yes: Claims

No: Claims

2. Citations and explanations

see separate sheet

#### Re Item V.

- 1- Reference is made to the following documents:
- D1: WO 01/27679 A (CELLAVISION AB [SE]; HEYDEN ANDERS [SE]; HAAKANSSON JOHAN [SE]; WALLIN) 19 April 2001 (2001-04-19)
- 2- INDEPENDENT CLAIM 1
- 2.1- The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The scope of claim 1 covers the mode of operation of an optical apparatus such as a microscope (see D1) having, as an interface with the user, a display coupled to an image processing unit which allows for zooming.

# 3- INDEPENDENT CLAIMS 20, 21

For the same reasons mentioned above, mutatis mutandis, claims 20 and 21 are not new (Article 33(2) PCT).

#### 4- DEPENDENT CLAIMS 2-19

Dependent claims 2-19 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).